

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

UNITED STATES OF AMERICA,) CASE NO. CR02-279-JCC
Plaintiff,)
v.)
LAFLESHE HERMINIA BROUSSARD,) SUMMARY REPORT OF U.S.
Defendant.) MAGISTRATE JUDGE AS TO
) ALLEGED VIOLATIONS
) OF SUPERVISED RELEASE

An evidentiary hearing on supervised release revocation in this case was scheduled before me on April 14, 2006. The United States was represented by AUSA Karyn S. Johnson and the defendant by Howard Ratner. The proceedings were digitally recorded.

Defendant had been sentenced on or about January 24, 2003 by the Honorable John C. Coughenour on a charge of Bank fraud, and sentenced to 1 day in custody, 5 years supervised release. (Dkt. 23.)

The conditions of supervised release included the standard conditions plus the requirements that defendant submit to search, participate in a mental health program, participate in a home confinement program with electronic monitoring for 120 days, restitution in the amount of

**SUMMARY REPORT OF U.S. MAGISTRATE JUDGE AS
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01 \$19,950.00, provide access to financial information, maintain a single checking account for all
02 financial transactions, provide financial information regarding any business interests, disclose all
03 assets and liabilities, and no new credit without permission.

04 Due to noncompliance, the conditions of supervised release were modified on June 2,
05 2003, to require residence in a halfway house for up to 120 days. The defendant was required to
06 secure an approved release address and obtain employment, with discharge within 60 days if in
07 full compliance. (Dkt. 24.)

08 The conditions of supervised release were further modified on December 16, 2005 to
09 require the defendant to participate in a home confinement program with electronic monitoring
10 for up to 120 days based on additional noncompliance issues. (Dkt. 26.)

11 In an application dated March 28, 2006 (Dkt 27), U.S. Probation Officer Michael S.
12 Larsen alleged the following violation of the conditions of probation:

13 1. Failing to satisfactorily participate in the home confinement program in violation
14 of the special condition requiring her to participate in the home confinement program, as directed
15 by the probation officer, for up to 120 days.

16 Defendant was advised in full as to those charges and as to her constitutional rights.

17 Defendant admitted the alleged violations and waived any evidentiary hearing as to
18 whether they occurred.

19 I therefore recommend the Court find defendant violated her supervised release as alleged,
20 and that the Court conduct a hearing limited to the issue of disposition. The next hearing will be
21 set before Judge Coughenour.

22 Pending a final determination by the Court, defendant has been released on the conditions

01 of supervision, with additional conditions set forth in an appearance bond issued by this Court.

02 DATED this 14th day of April, 2006.

03
04 
05 Mary Alice Theiler
06 United States Magistrate Judge

07 cc: District Judge: Honorable John C. Cougheneour
08 AUSA: Karyn S. Johnson
Defendant's attorney: Howard Ratner
Probation officer: Michael S. Larsen